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Approved for the Strongh 67/3-1/2015, 19M8 0851-6032
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## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Inottreyed	METHODS	S FOR PREVENTING NEUROLOGICAL EVENTS				
As the below named inventor(s), I/we declare that:						
This dectaration is directed to:						
		The uttached application, or				
	Ø	Application No. POT/CA2004/001487 filed on 08/12/2003				
		As amended on(If applicab	ole);			
tiwe believe that tiwe am/are the original and first inventor(s) of the subject matter which is claimed and for which						
I/we have reviewed and understand the contents of the above-identified application, including the civins, as ameads emeridment specifically referred to above;						
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to material to patentability as defined in 37 CFR 1.55, including for continuation-in-part applications, material informational available between the filing date of the prior application and the national or PCT International filing continuation-in-part application.						
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application contribute to identity that. Personal information such as social security numbers, bank account numbers, or or numbers (other than a check or credit card authorization from PTO-2038 submitted for payment purposes) is never rettle USPTO to support a petition or an application. If this type of personal information is included in documents number the USPTO, patitioners/applicants should consider redecting such personal information from the documents before them to the USPTO. Patitioner/applicant is advised that the record of a patent application is available to the publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application to the publication is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and excluding available.						
All statements made herein of my/own knowledge are true, all statements made herein on information and belief at believed to be true, and further truit these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.						
FULL NAME OF INVENTOR(S)						
Inventor one: ANTHONY KAM CHUEN CHAN						
Signature: Chatter Clona Citizen of: CANADA						
Inventor two:						
Signature; Citizen of:						
Addition	ai liventora or a i	legal representative are being named on 2 enditional femile) situated hereb				
This collection o	involuntation is part	ulted by 3G U.S.C. 110 and 37 CER 1.C.) The informative in manual and an arrival				

this collection is incommission is peculined by 36 U.S.C. 148 and 37 CFR 1.2. The information is required to decisin or retain a basem by the public which is to file (and by the USFTO to process) and application. Completely by 50 U.S.C. 128 and 37 CFR 1.11 and 1.14. This collection is estimated to complete, between gathering, preparing, and submiting the completed application form to the USFTO. Then will want dependent upon the information officer, U.S. Potent and Trademark Officer, U.S. Department of Commission of the USFTO The Will want to the Chief Information Officer, U.S. Potent and Trademark Officer, U.S. Department of Commisses, P.O. Box 1450, Alexandria, VA 22015-1450, DO NOT GEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissionar for Pationts, P.O. Box 1450, Alexandria, VA 22013-1450.

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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention	METHODS	FOR PREVENTING NEUROLOGICAL EVENTS				
As the below named inventor(s), I'wa declare that						
This declaration is directed to:						
		The attached application, of				
	$oldsymbol{oldsymbol{\varnothing}}$	Application No. PCT/CA2004/001497 filed on 08/12/2003				
		As amended on(if applicable);				
I/we believe that I/we am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;						
have have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above:						
tive acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to medua to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which become available between the sting date of the prior application and the national or PCT International sting date of the continuation-in-part application.  WARNING:						
Petitioner/applicant is cautioned to avoid submitting personal information in documents fited in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposea) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.						
All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the live are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.						
FULL NAME OF INVENTOR(S)						
Inventor one: JERKREY I. WEITZ Signature: Citizen of: CANADA						
Inventor two: (JACK HIRSH						
Signature:		Citizen of:				
Additional impletors or a legal representative are being named on additional form(a) attached hereto.						
This expection of information is required by 35 U.S.C. 115 and 37 CFR 1,53. The information is required to obtain or rotain a benefit by the public which is to file family by the USPTO to precessly an application. Conflicted by 15 U.S.C. 122 and 37 CFR 1,11 and 1,14. This cohecition is expensed to take 1 amount to complete, including gethering, preporting, and automitting the completed application form to the USPTO. Time will vary depending upon the information case. Any comments on the expense of the control of the Chief Information.						

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Title of Invention	METHODS	FOR PREVENTING NEUROLOG	BICAL EVENTS					
As the below named inventor(s), I/we declare that:								
This declaration is directed to:								
		The attached application, or						
		Application No. PCT/CA2004/001497 file	d on _08/12/2003					
ŀ		As amended on	(if applicable);					
twe believe that tiwe am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;								
tive have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;								
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.58, including for continuation-in-part applications, material information which became evallable between the fitting date of the prior application and the national or PCT International filling date of the continuation-in-part application.								
		WARNING:	. In decrements that in a patent application that that					
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All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.								
FULL NAME OF INVENTOR(S)								
inventor o	Inventor offe; PAULTRESSEL							
Signature: Citizen of: CANADA								
inventor to	Inventor two: ROY BERRY							
Signature	Standare: Lance Roy Barry Clizen of: CANADA							
		a legal rapresentative are being named on	zaddisonal lorm(s) attached hereto.					
(and by the	USPTO to process) implete, including ga	an application. Confidentiality is governed by 35 U.S.C. thering, preparing, and submitting the completed applica- tion and of time your requirements. Bits firm and the supposed	on is required to obtain or retain a benefit by the public which is to life 122 and 37 CFR 1,11 and 1,14. This collection is estimated to take 1 ion form to the USPTO. Time will very depending upon the individual sitions for reducing this trurben, should be sent to the Chief Information. Alcognatio, VA 22310-4450, DO NOT SEND FRES OR COMPLETED					

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